

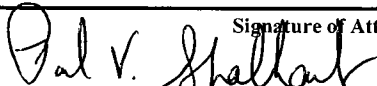
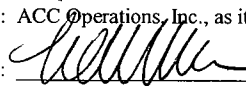
(Official Form 1) (10/05)

United States Bankruptcy Court Southern District of New York						Voluntary Petition				
Name of Debtor (if individual, enter Last, First, Middle): Hilton Head Communications, L.P.				Name of Joint Debtor (Spouse) (Last, First, Middle):						
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):				All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names):						
Last four digits of Soc. Sec./Complete EIN or other Tax I.D. No. (if more than one, state all): 25-1754589				Last four digits of Soc. Sec./Complete EIN or other Tax I.D. No. (if more than one, state all):						
Street Address of Debtor (No. & Street, City, and State): c/o Adelphia Communications Corporation 5619 DTC Parkway Greenwood Village, CO				Street Address of Joint Debtor (No. & Street, City, and State):						
ZIPCODE 80111				ZIPCODE						
County of Residence or of the Principal Place of Business: Arapahoe County, Colorado				County of Residence or of the Principal Place of Business:						
Mailing Address of Debtor (if different from street address):				Mailing Address of Joint Debtor (if different from street address):						
ZIPCODE				ZIPCODE						
Location of Principal Assets of Business Debtor (if different from street address above):				ZIPCODE						
Type of Debtor (Form of Organization) (Check one box.) <input type="checkbox"/> Individual (includes Joint Debtors) <input type="checkbox"/> Corporation (includes LLC and LLP) <input checked="" type="checkbox"/> Partnership <input type="checkbox"/> Other (If debtor is not one of the above entities, check this box and provide the information requested below.) State type of entity: _____		Nature of Business (Check all applicable boxes.) <input type="checkbox"/> Health Care Business <input type="checkbox"/> Single Asset Real Estate as defined in 11 U.S.C. § 101 (51B) <input type="checkbox"/> Railroad <input type="checkbox"/> Stockbroker <input type="checkbox"/> Commodity Broker <input type="checkbox"/> Clearing Bank <input type="checkbox"/> Nonprofit Organization qualified under 15 U.S.C. § 501(c)(3)		Chapter of Bankruptcy Code Under Which the Petition is Filed (Check one box) <input type="checkbox"/> Chapter 7 <input checked="" type="checkbox"/> Chapter 11 <input type="checkbox"/> Chapter 15 Petition for Recognition of a Foreign Main Proceeding <input type="checkbox"/> Chapter 9 <input type="checkbox"/> Chapter 12 <input type="checkbox"/> Chapter 15 Petition for Recognition of a Foreign Nonmain Proceeding <input type="checkbox"/> Chapter 13						
Filing Fee (Check one box) <input checked="" type="checkbox"/> Full Filing Fee attached <input type="checkbox"/> Filing Fee to be paid in installments (Applicable to individuals only) Must attach signed application for the court's consideration certifying that the debtor is unable to pay fee except in installments. Rule 1006(b). See Official Form 3A. <input type="checkbox"/> Filing Fee waiver requested (Applicable to chapter 7 individuals only). Must attach signed application for the court's consideration. See Official Form 3B		Nature of Debts (Check one box) <input type="checkbox"/> Consumer/Non-Business <input checked="" type="checkbox"/> Business Chapter 11 Debtors Check one box: <input type="checkbox"/> Debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). <input type="checkbox"/> Debtor is not a small business debtor as defined in 11 U.S.C. § 101(51D). ----- Check if: <input type="checkbox"/> Debtor's aggregate noncontingent liquidated debts owed to non-insiders or affiliates are less than \$2 million.								
Statistical/Administrative Information <input checked="" type="checkbox"/> Debtor estimates that funds will be available for distribution to unsecured creditors. <input type="checkbox"/> Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to unsecured creditors.							THIS SPACE IS FOR COURT USE ONLY			
Estimated Number of Creditors										
	1-49	50-99	100-199	200-999	1,000-5,000	5,001-10,000	10,001-25,000	25,001-50,000	50,001-100,000	OVER 100,000
	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Estimated Assets										
	\$0 to \$50,000	\$50,001 to \$100,000	\$100,001 to \$500,000	\$500,001 to \$1 million	\$1,000,001 to \$10 million	\$10,000,001 to \$50 million	\$50,000,001 to \$100 million	More than \$100 million		
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>		
Estimated Debts										
	\$0 to \$50,000	\$50,001 to \$100,000	\$100,001 to \$500,000	\$500,001 to \$1 million	\$1,000,001 to \$10 million	\$10,000,001 to \$50 million	\$50,000,001 to \$100 million	More than \$100 million		
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>		

(Official Form 1) (10/05)

FORM B1, Page 2

Voluntary Petition <i>(This page must be completed and filed in every case)</i>		Name of Debtor(s): Hilton Head Communications, L.P.	
Prior Bankruptcy Case Filed Within Last 8 Years (If more than one, attach additional sheet)			
Location Where Filed:	Case Number:	Date Filed:	
Pending Bankruptcy Case Filed by any Spouse, Partner or Affiliate of this Debtor (If more than one, attach additional sheet)			
Name of Debtor: See Attachment A	Case Number:	Date Filed:	
District:	Relationship:	Judge:	
Exhibit A (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.) <input type="checkbox"/> Exhibit A is attached and made a part of this petition.		Exhibit B (To be completed if debtor is an individual whose debts are primarily consumer debts.) I, the attorney for the petitioner named in the foregoing petition, declare that I have informed the petitioner that [he or she] may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each such chapter. I further certify that I delivered to the debtor the notice required by § 342(b) of the Bankruptcy Code. X _____ Signature of Attorney for Debtor(s) Date	
Exhibit C Does the debtor own or have possession of any property that poses or is alleged to pose a threat of imminent and identifiable harm to public health or safety? <input type="checkbox"/> Yes, and Exhibit C is attached and made a part of this petition. <input checked="" type="checkbox"/> No.		Certification Concerning Debt Counseling by Individual/Joint Debtor(s) <input type="checkbox"/> I/we have received approved budget and credit counseling during the 180-day period preceding the filing of this petition. <input type="checkbox"/> I/we request a waiver of the requirement to obtain budget and credit counseling prior to filing based on exigent circumstances. (Must attach certification describing.)	
Information Regarding the Debtor (Check the Applicable Boxes) Venue (Check any applicable box)			
<input type="checkbox"/> Debtor has been domiciled or has had a residence, principal place of business, or principal assets in this District for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other District. <input checked="" type="checkbox"/> There is a bankruptcy case concerning debtor's affiliate, general partner, or partnership pending in this District. <input type="checkbox"/> Debtor is a debtor in a foreign proceeding and has its principal place of business or principal assets in the United States in this District, or has no principal place of business or assets in the United States but is a defendant in an action or proceeding [in a federal or state court] in this District, or the interests of the parties will be served in regard to the relief sought in this District.			
Statement by a Debtor Who Resides as a Tenant of Residential Property Check all applicable boxes.			
<input type="checkbox"/> Landlord has a judgment against the debtor for possession of debtor's residence. (If box checked, complete the following.) <div style="text-align: center;"> _____ (Name of landlord that obtained judgment) </div> <div style="text-align: center;"> _____ (Address of landlord) </div> <input type="checkbox"/> Debtor claims that under applicable nonbankruptcy law, there are circumstances under which the debtor would be permitted to cure the entire monetary default that gave rise to the judgment for possession, after the judgment for possession was entered, and <input type="checkbox"/> Debtor has included in this petition the deposit with the court of any rent that would become due during the 30-day period after the filing of the petition.			

(Official Form 1) (10/05)		FORM B1, Page 3	
Voluntary Petition <i>(This page must be completed and filed in every case)</i>		Name of Debtor(s): Hilton Head Communications, L.P.	
Signatures			
Signature(s) of Debtor(s) (Individual/Joint) I declare under penalty of perjury that the information provided in this petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7. [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by § 342(b) of the Bankruptcy Code. I request relief in accordance with the chapter of title 11, United States Code, specified in this petition. X _____ Signature of Debtor X _____ Signature of Joint Debtor _____ Telephone Number (If not represented by attorney) _____ Date		Signature of a Foreign Representative I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition. (Check only one box.) <input type="checkbox"/> I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by § 1515 of title 11 are attached. <input type="checkbox"/> Pursuant to § 1511 of title 11, United States Code, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached. X _____ (Signature of Foreign Representative) _____ (Printed Name of Foreign Representative) _____ Date	
Signature of Attorney X  _____ Signature of Attorney for Debtor(s) Paul V. Shalhoub (PS-2133) _____ Printed Name of Attorney for Debtor(s) WILLKIE FARR & GALLAGHER LLP _____ Firm Name 787 Seventh Avenue _____ Address New York, NY 10019 _____ Address (212) 728-8000 _____ Telephone Number 3/31/06 _____ Date		Signature of Non-Attorney Bankruptcy Petition Preparer I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19B is attached. _____ Printed Name and title, if any, of Bankruptcy Petition Preparer _____ Social Security number (If the bankruptcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.) _____ Address X _____ _____ Date Signature of Bankruptcy Petition Preparer or officer, principal, responsible person, or partner whose social security number is provided above. Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual: If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person. <i>A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both 11 U.S.C. § 110; 18 U.S.C. § 156.</i>	
Signature of Debtor (Corporation/Partnership) I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor. The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition. HILTON HEAD COMMUNICATIONS, L.P. By: UCA MCE I, LLC, as its general partner By: Adelphia Cablevision, LLC, as its sole member By: ACC Operations, Inc., as its sole member By:  _____ Vanessa A. Wittman Executive Vice President and Chief Financial Officer Date: 3/31/06			

Attachment A

1. Concurrently herewith, the below-listed entities (together with the Debtor, the “RME Debtors”), have commenced chapter 11 cases in the United States Bankruptcy Court for the Southern District of New York (the “Court”).

Adelphia Cablevision Associates of Radnor, L.P.
 Adelphia Cablevision of West Palm Beach, LLC
 Adelphia Cablevision of West Palm Beach II, LLC
 Cablevision Business Services, Inc.
 Century MCE, LLC
 Desert Hot Springs Cablevision, Inc.
 Henderson Community Antenna Television, Inc.
 Highland Carlsbad Cablevision, Inc.
 Highland Carlsbad Operating Subsidiary, Inc.
 Highland Prestige Georgia, Inc.
 Highland Video Associates, L.P.
 Ionian Communications, L.P.
 Montgomery Cablevision Associates, L.P.
 OFE I, LLC
 OFE II, LLC
 Olympus MCE I, LLC
 Olympus MCE II, LLC
 Prestige Communications, Inc.
 UCA MCE I, LLC
 UCA MCE II, LLC

2. Concurrently herewith, the RME Debtors have filed a motion with the Court seeking the joint administration of their chapter 11 cases with the chapter 11 cases pending in the United States Bankruptcy Court for the Southern District of New York of the entities listed below, which are jointly administered under In re Adelphia Communications Corp., et al., Ch. 11 Case No. 02-41729 (REG). All of the following entities (collectively, the “Initial Debtors”) filed voluntary petitions on June 25, 2002, with the exception of Century Communications Corp. which filed a voluntary petition on June 10, 2002:

Debtor	Case Number
Century Communications Corporation	02-12834
Adelphia Communications Corporation	02-41729
Owensboro-Brunswick, Inc.	02-41730
Century Advertising, Inc.	02-41731
Century Programming, Inc.	02-41732
Century Investors, Inc.	02-41733
FAE Cable Management Corp.	02-41734
Adelphia Blairsville, LLC	02-41735
Century Colorado Springs Corp.	02-41736
Century Voice and Data Communications, Inc.	02-41737

Century Australia Communications, Corp.	02-41738
Century Oregon Cable Corp.	02-41739
Century Investment Holding Corp.	02-41740
Century-TCI California, LP	02-41741
Century-TCI Holdings, LLC	02-41742
Century-TCI California Communications, LP	02-41743
Century Exchange, LLC	02-41744
Century Cable of Southern California	02-41745
Century Pacific Cable TV Inc.	02-41746
Century Federal, Inc.	02-41747
Adelphia Communications of California II, LLC	02-41748
Adelphia Communications of California, LLC	02-41749
Harron Cablevision of New Hampshire, Inc.	02-41750
Adelphia Cablevision of Boca Raton, LLC	02-41751
Adelphia Cablevision Corp.	02-41752
Adelphia Cablevision of San Bernardino, LLC	02-41753
Adelphia Cablevision Inland Empire, LLC	02-41754
Adelphia Cablevision of Fontana, LLC	02-41755
Clear Cablevision, Inc.	02-41756
Adelphia Cablevision of Seal Beach, LLC	02-41757
Manchester Cablevision, Inc.	02-41758
Blacksburg/Salem Cablevision, Inc.	02-41759
Louisa Cablevision, Inc.	02-41760
Scranton Cablevision, Inc.	02-41761
Century Berkshire Cable Corp.	02-41762
Century Warrick Cable Corp.	02-41763
Adelphia Cablevision of West Palm Beach V, LLC	02-41764
Huntington CATV, Inc.	02-41765
Adelphia Cablevision of West Palm Beach IV, LLC	02-41766
Sentinel Communications of Muncie, Indiana, Inc.	02-41767
Century Indiana Corp.	02-41768
Southwest Colorado Cable, Inc.	02-41769
Century Southwest Colorado Cable Television Corp.	02-41770
Century Island Associates, Inc.	02-41771
Century Island Cable Television Corp.	02-41772

Owensboro Indiana, LP	02-41773
Century Colorado Springs Partnership	02-41774
Paragon Cablevision Construction Cooperation	02-41775
Paragon Cablevision Management Corporation	02-41776
Owensboro on the Air, Inc.	02-41777
Paragon Cable Television Inc.	02-41778
Century Granite Cable Television Corp.	02-41779
Century Mendocino Cable Television, Inc	02-41780
Adelphia Cablevision of Orange County II, LLC	02-41781
Mickelson Media, Inc.	02-41782
Adelphia Cablevision of West Palm Beach III, LLC	02-41783
Century New Mexico Cable Television Corp.	02-41784
E. & E. Cable Service, Inc.	02-41785
The Westover TV Cable Co. Incorporated	02-41786
Star Cable Inc.	02-41787
Grafton Cable Company	02-41788
Century Wyoming Cable Television Corp.	02-41789
Century Trinidad Cable Television Corp.	02-41790
S/T Cable Corporation	02-41791
Badger Holding Corporation	02-41792
Adelphia Cleveland, LLC	02-41793
Adelphia of the Midwest, Inc.	02-41794
Adelphia Prestige Cablevision, LLC	02-41795
Century Virginia Corp.	02-41796
Century Mountain Corp.	02-41797
Tele-Media Company of Hopewell-Prince George	02-41798
Eastern Virginia Cablevision Holdings, LLC	02-41799
Eastern Virginia Cablevision, LP	02-41800
Adelphia Company of Western Connecticut	02-41801
TMC Holdings, LLC	02-41802
TMC Holdings Corporation	02-41803
Brazas Communications, Inc.	02-41804
Martha's Vineyard Cablevision, LP	02-41805
Wellsville Cablevision, LLC	02-41806
CMA Cablevision Associates XI, LP	02-41807

CMA Cablevision Associates VII, LP	02-41808
Tele-Media Company of Tri-States, LP	02-41809
Tri-States, LLC	02-41810
Century Ohio Cable Television Corp.	02-41811
Century Cable Holdings, LLC	02-41812
Century Realty Corp.	02-41813
Century Cable Holding Corp.	02-41814
Arahova Communications, Inc.	02-41815
FOP Indiana, LP	02-41816
Adelphia Communications of California III, LLC	02-41817
The Main InternetWorks, Inc.	02-41818
FrontierVision Access Partners, LLC	02-41819
FrontierVision Capital Corporation	02-41820
FrontierVision Operating Partners, LP	02-41821
FrontierVision Cable New England, Inc.	02-41822
FrontierVision Holdings Capital II Corporation	02-41823
FrontierVision Holdings Capital Corporation	02-41824
FrontierVision Operating Partners, LLC	02-41825
FrontierVision Holdings, LP	02-41826
FrontierVision Holdings, LLC	02-41827
FrontierVision Partners, LP	02-41828
Adelphia GP Holdings, LLC	02-41829
Adelphia Cablevision of Simi Valley, LLC	02-41830
Adelphia Cablevision of Santa Ana, LLC	02-41831
Van Buren County Cablevision, Inc.	02-41832
Southwest Virginia Cable, Inc.	02-41833
UCA LLC	02-41834
US Tele-Media Investment Company	02-41835
SVHH Cable Acquisition, LP	02-41836
SVHH Holdings, LLC	02-41837
Sabres, Inc.	02-41838
Page Time, Inc.	02-41839
Mercury Communications, Inc.	02-41840
The Golf Club at Wending Creek Farms, LLC	02-41841
Chestnut Street Services, LLC	02-41842

Parnassos, LP	02-41843
Empire Sports Network, LP	02-41844
Parnassos Holdings, LLC	02-41845
Parnassos Communications, LP	02-41846
Western NY Cablevision, LP	02-41847
Montgomery Cablevision, Inc.	02-41848
Adelphia Western New York Holdings, LLC	02-41849
Adelphia Wellsville, LLC	02-41850
Adelphia Telecommunications, Inc.	02-41851
Adelphia Mobile Phones, Inc.	02-41852
Adelphia Harbor Center Holdings, LLC	02-41853
Adelphia General Holdings III, Inc.	02-41854
Adelphia International III, LLC	02-41855
Adelphia International II, LLC	02-41856
Adelphia Communications International, Inc.	02-41857
Adelphia Cablevision, LLC	02-41858
Adelphia Arizona, Inc.	02-41859
Adelphia Voice Services, Inc. f/k/a Adelphia Acquisition Subsidiary, Inc.	02-41860
ACC-AMN Holdings, LLC	02-41861
ACC Telecommunications of Virginia LLC	02-41862
ACC Telecommunications LLC	02-41863
ACC Telecommunications Holdings LLC	02-41864
Warrick Indiana, LP	02-41865
Warrick Cablevision, Inc.	02-41866
CCC-III, Inc.	02-41867
Yuma Cablevision, Inc.	02-41868
Wilderness Cable Company	02-41869
Valley Video, Inc.	02-41870
Telesat Acquisition, LLC	02-41871
RentaVision of Brunswick, Inc.	02-41872
Pullman TV Cable Co., Inc.	02-41873
Mickelson Media of Florida, Inc.	02-41874
Kootenai Cable, Inc.	02-41875
Imperial Valley Cablevision, Inc.	02-41876

Cowlitz Cablevision, Inc.	02-41877
Century Washington Cable Television, Inc.	02-41878
CDA Cable, Inc.	02-41879
Century Shasta Cable Television Corp.	02-41880
Century Norwich Corp.	02-41881
Century Mississippi Corp.	02-41882
Century Lykens Cable Corp.	02-41883
Century Kansas Cable Television Corp.	02-41884
Century Huntington Company	02-41885
Century Carolina Corp.	02-41886
Century Cable Management Corporation	02-41887
Century Cullman Corp.	02-41888
Century Alabama Corp.	02-41889
Century Enterprise Cable Corp.	02-41890
Century Alabama Holding Corp.	02-41891
Adelphia Cablevision of New York, Inc.	02-41892
Arahova Holdings, LLC.	02-41893
Cable Sentry Corporation	02-41894
Coral Security, Inc.	02-41895
Westview Security, Inc.	02-41896
Starpoint Limited Partnership	02-41897
Key Biscayne Cablevision	02-41898
West Boca Acquisition Limited Partnership	02-41899
Southeast Florida Cable, Inc.	02-41900
Timotheos Communications LP	02-41901
Adelphia Cable Partners, LP	02-41902
Genesis Cable Communications Subsidiary LLC	02-41903
ACC Cable Communications FL-VA, LLC	02-41904
ACC Cable Holdings VA, Inc.	02-41905
GS Telecommunications LLC	02-41906
GS Cable, LLC	02-41907
Adelphia GS Cable, LLC	02-41908
Mountain Cable Company, LP	02-41909
Three Rivers Cable Associates, LP	02-41910
Lake Champlain Cable Television Corporation	02-41911

Richmond Cable Television Corporation	02-41912
Adelphia Cablevision Associates, LP	02-41913
Better TV, Inc. of Bennington	02-41914
Young's Cable TV Corp.	02-41915
Mountain Cable Communications Corporation	02-41916
Rigpal Communications, Inc.	02-41917
Upper St. Clair Cablevision Inc.	02-41918
Pericles Communications Corporation	02-41919
Mt. Lebanon Cablevision, Inc.	02-41920
Multi-Channel TV Cable Company	02-41921
Kalamazoo County Cablevision, Inc.	02-41922
Chelsea Communications, Inc.	02-41923
Chelsea Communications, LLC	02-41924
Olympus Cable Holdings, LLC	02-41925
Adelphia Holdings 2001, LLC	02-41926
Robinson/Plum Cablevision, LP	02-41927
Olympus Subsidiary, LLC	02-41928
Telesat Acquisition Limited Partnership	02-41929
Olympus Capital Corporation	02-41930
Leadership Acquisition Limited Partnership	02-41931
Monument Colorado Cablevision, Inc.	02-41932
Global Acquisition Partners, LP	02-41933
Global Cablevision II, LLC	02-41934
CCH Indiana, LP	02-41935
Century Cablevision Holdings, LLC	02-41936
CCC-Indiana, Inc.	02-41937
Buenavision Telecommunications, Inc.	02-41938
Adelphia Telecommunications of Florida, Inc.	02-41939
CP-MDU I LLC	02-41940
CP-MDU II LLC	02-41941
Adelphia California Cablevision, LLC	02-41942
Adelphia Cablevision of the Kennebunks, LLC	02-41943
Adelphia Pinellas County, LLC	02-41944
California Ad Sales, LLC	02-41945
Adelphia Cablevision of Orange County, LLC	02-41946

Adelphia Cablevision of Newport Beach, LLC	02-41947
Ft. Myers Cablevision, LLC	02-41948
Ft. Myers Acquisition Limited Partnership	02-41949
Adelphia Central Pennsylvania, LLC	02-41950
Tele-Media Investment Partnership, LP	02-41951
National Cable Acquisition Associates, LP	02-41952
Olympus Communications Holdings, LLC	02-41953
Olympus Communications, LP	02-41954
ACC Holdings II, LLC	02-41955
ACC Operations, Inc.	02-41956
ACC Investment Holdings, Inc.	02-41957

3. The following entities commenced chapter 11 cases in the Court on October 6, 2005. Pursuant to an Order dated October 11, 2005, the chapter 11 cases of these debtors and debtors in possession are jointly administered with those of the Initial Debtors:

Debtor	Case Number
ACC Properties 1, LLC	05-44167
ACC Properties 103, LLC	05-44168
ACC Properties 105, LLC	05-44170
ACC Properties 109, LLC	05-44171
ACC Properties 121, LLC	05-44172
ACC Properties 122, LLC	05-44174
ACC Properties 123, LLC	05-44178
ACC Properties 130, LLC	05-44190
ACC Properties 146, LLC	05-44192
ACC Properties 154, LLC	05-44193
ACC Properties 156, LLC	05-44195
ACC Properties Holdings, LLC	05-44196
Century-TCI Distribution Company, LLC	05-44197
Parnassos Distribution Company I, LLC	05-44198
Parnassos Distribution Company II, LLC	05-44200

4. On November 15, 2005, Palm Beach Group Cable, Inc. ("PBGC") commenced a chapter 11 case in the Court. Pursuant to an Order dated November 16, 2005, the chapter 11 case of PBGC is jointly administered with those of the Initial Debtors.

WRITTEN CONSENT
OF
THE SOLE MEMBER
OF
ADELPHIA CABLEVISION, LLC

The undersigned, being the sole member and managing member of Adelphia Cablevision, LLC, a limited liability company organized and existing under the laws of the State of Pennsylvania (the "Company"), does hereby consent, pursuant to Section 8942(a) of the Pennsylvania Consolidated Statutes Annotated, to the adoption of the following resolutions by the sole member of this Company:

RESOLVED, that, the Company, as sole member and managing member of Olympus MCE I, LLC ("Olympus I"), which: (a) is the general partner of each of (i) Adelphia Cablevision Associates of Radnor, L.P., (ii) Highland Video Associates, L.P., (iii) Montgomery Cablevision Associates, L.P.; and (b) is the sole member of each of: (i) Adelphia Cablevision of West Palm Beach, LLC and (ii) Adelphia Cablevision of West Palm Beach II, LLC (collectively, the "Olympus I Subsidiaries"), deems it desirable and in the best interests of Olympus I, the Olympus I Subsidiaries, and their respective creditors, member, employees and other interested parties that a petition be filed by Olympus I and each of the Olympus I Subsidiaries seeking relief under the provisions of chapter 11 of the United States Code (the "Bankruptcy Code"); and it is

RESOLVED FURTHER, that, the Company, as sole member and managing member of Olympus MCE II, LLC ("Olympus II"), deems it desirable and in the best interests of Olympus II, its creditors, sole member, employees and other interested parties that a petition be filed by Olympus II seeking relief under the provisions of chapter 11 of the Bankruptcy Code; and it is

RESOLVED FURTHER, that, the Company, as sole member and managing member of UCA MCE I, LLC ("UCA I"), which is the general partner of each of (a) Hilton Head Communications, L.P. and (b) Ionian Communications, L.P. (together, the "UCA I Subsidiaries"), deems it is desirable and in the best interests of UCA I, the UCA I Subsidiaries, and their respective creditors, member, employees and other interested parties that a petition be filed by the Company seeking relief under the provisions of chapter 11 of the Bankruptcy Code; and it is

RESOLVED FURTHER, that, the Company, as sole member and managing member of UCA MCE II, LLC ("UCA II"), deems it desirable and in the best interests of UCA

II, its creditors, sole member, employees and other interested parties that a petition be filed by UCA II seeking relief under the provisions of chapter 11 of the Bankruptcy Code; and it is

RESOLVED FURTHER, that, the Company, as sole member and managing member of Century MCE, LLC ("Century MCE"), deems it desirable and in the best interests of Century MCE, its creditors, sole member, employees and other interested parties that a petition be filed by Century MCE seeking relief under the provisions of chapter 11 of the Bankruptcy Code; and it is

RESOLVED FURTHER, that, the Company, as sole member and managing member of OFE I, LLC ("OFE I"), deems it desirable and in the best interests of OFE I, its creditors, sole member, employees and other interested parties that a petition be filed by OFE I seeking relief under the provisions of chapter 11 of the Bankruptcy Code; and it is

RESOLVED FURTHER, that, the Company, as sole member and managing member of OFE II, LLC ("OFE II", and together with Olympus I, the Olympus I Subsidiaries, Olympus II, UCA I, the UCA I Subsidiaries, UCA II, Century MCE and OFE I, the "Subsidiaries"), deems it desirable and in the best interests of OFE II, its creditors, sole member, employees and other interested parties that a petition be filed by OFE II seeking relief under the provisions of chapter 11 of the Bankruptcy Code; and it is

RESOLVED FURTHER, that the managing member of the Company, be and hereby is, authorized and empowered on behalf of, and in the name of, the Company, to execute and verify or certify a petition under chapter 11 of the Bankruptcy Code and to cause the same to be filed in the United States Bankruptcy Court for the Southern District of New York at such time as said managing member executing the same shall determine; and it is

RESOLVED FURTHER, that the managing member, and such other authorized persons of the Company as the managing member shall from time to time designate, be and each hereby is, authorized and empowered on behalf of, and in the name of, the Subsidiaries, to execute and file all petitions, schedules, lists, and other papers and to take any and all action that the managing member may deem necessary, proper or desirable in connection with the Subsidiaries' chapter 11 case; and it is

RESOLVED FURTHER, that the law firm of Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, NY 10019, be employed as attorneys for the Subsidiaries in the Subsidiaries' chapter 11 case under a general retainer; and it is

RESOLVED FURTHER, that the managing member be, and hereby is, authorized and empowered on behalf of, and in the name of, the Subsidiaries, to retain and employ other attorneys, investment bankers, accountants, restructuring advisers and other professionals to assist in the Subsidiaries' chapter 11 case on such terms as the managing member deems necessary, proper, or desirable; and it is

RESOLVED FURTHER, that, in connection with the commencement of the chapter 11 cases by the Subsidiaries, the managing member, and such other authorized persons of the Company as the managing member shall from time to time designate, is authorized and empowered on behalf of, and in the name of, the Company, as the sole member and managing

member of the Subsidiaries, to execute and deliver (i) a joinder agreement, pursuant to which, each Subsidiary will become a party to the Third Amended and Restated Credit and Guaranty Agreement dated February 25, 2005 by and among Adelphia Communications Corporation, the subsidiaries of Adelphia Communications Corporation named therein and the financial institutions from time to time party thereto, as the same has been amended from time to time (the "DIP Credit Agreement"), which joinder agreement shall be in the form and on the terms and conditions presented to the Board of Directors; and (ii) such other agreements or instruments (collectively, such other agreements and instruments are referred to together with the DIP Credit Agreement as the "Financing Documents") that may be necessary or desirable to cause each Subsidiary to become a party to the DIP Credit Agreement and the other Loan Documents (as defined in the DIP Credit Agreement) and to otherwise consummate the transactions contemplated by the DIP Credit Agreement and such other Loan Documents; and it is

RESOLVED FURTHER, that the performance and consummation of the transactions contemplated by the Financing Documents, by the Subsidiaries, including, without limitation, the granting of security interests and liens contemplated thereby, be and hereby are, in all respects approved; and it is

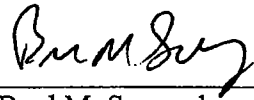
RESOLVED FURTHER, that the managing member, and any employees or agents (including counsel) designated by or directed by such managing member, be and each hereby is, authorized and empowered to cause the Subsidiaries and such of its affiliates as management deems appropriate to enter into, execute, deliver, certify, file, record, and perform such Financing Documents, and to take such other actions, as in the judgment of such managing member or other employee or agent shall be or become necessary, proper or desirable to prosecute to a successful completion the Subsidiaries' chapter 11 case, to effectuate the restructuring of the Subsidiaries' debt, other obligations, organizational form and structure, and ownership of the Subsidiaries and its subsidiaries consistent with the foregoing resolutions, and to carry out and put into effect the purposes of the foregoing resolutions and the transactions contemplated by these resolutions, their authority thereunto to be evidenced by the taking of such actions; and it is

RESOLVED FURTHER, that the managing member, and such other authorized persons of the Company as the managing member shall from time to time designate be, and each of them hereby is, authorized and directed to do or cause to be done any and all such other acts and things and to execute and deliver any and all such further documents, instruments and certificates, in the name and on behalf of the Subsidiaries, as they or any of them may deem necessary or appropriate to carry into effect the full intent and purpose of the foregoing resolutions, the taking of any such actions or the execution or delivery of any such documents, instruments or certificates by such officer or officers to be conclusive evidence that the same were authorized by this resolution; and it is

RESOLVED FURTHER, that any and all past actions heretofore taken by the Authorized Officers, in the name of and on behalf of the Subsidiaries in furtherance of any or all of the preceding resolutions be, and the same hereby are ratified, approved, and adopted.

IN WITNESS WHEREOF, the undersigned has executed this Written Consent as
of March 29, 2006.

By: ACC Operations, Inc., its sole member

By: 

Brad M. Sonnenberg
Executive Vice President,
General Counsel and Secretary